UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

United States of America and State of Michigan,

Case No. 15-cv-12311

Plaintiffs,

Judith E. Levy

United States District Judge

W.A. Foote Memorial Hospital, d/b/a Allegiance Health,

v.

Mag. Judge David R. Grand

Defendant.

OPINION AND ORDER DENYING PLAINTIFFS' CONSENT MOTION TO FILE UNDER SEAL [72] WITHOUT PREJUDICE AND ORDERING PLAINTIFFS TO SHOW CAUSE BY JANUARY 27, 2017, WHY THEIR COMBINED CROSS-MOTION FOR SUMMARY JUDGMENT AND RESPONSE SHOULD NOT BE UNSEALED

Plaintiffs United States of America and State of Michigan filed a consent motion for leave to file under seal its combined cross-motion for summary judgment and response to defendant Allegiance Health's motion for partial summary judgment. (Dkt. 72.) For the same reasons that the Court previously denied defendant's motion to seal (see Dkt. 66), the Court also denies this one.

The Court cannot permit the sealing of documents merely because the parties agreed to keep such documents confidential pursuant to a protective order during discovery. "[T]here is a stark difference between so-called 'protective orders' entered pursuant to the discovery provisions of Federal Rule of Civil Procedure 26, on the one hand, and orders to seal court records, on the other." Shane Grp., Inc. v. Blue Cross Blue Shield, 825 F.3d 299, 305 (6th Cir. 2016). Although "[s]ecrecy is fine at the discovery stage, before the material enters the judicial record," at "the adjudication stage, П different verv considerations apply." Id. (quoting Baxter Int'l, Inc. v. Abbott Labs., 297 F.3d 544, 545 (7th Cir. 2002); Joy v. North, 692 F.2d 880, 893 (2d Cir. 1982)). That the parties consented to seal is insufficient reason to do so. See id. at 305-06.

Plaintiffs are directed to review the Court's previous order denying defendant's motion to seal and order to show cause. (Dkt. 66.) Plaintiffs' combined cross-motion and response (Dkt. 74) will be unsealed if plaintiffs do not show cause by January 27, 2017, as to why they should not be unsealed.

Accordingly, plaintiffs' motion to seal (Dkt. 72) is DENIED

WITHOUT PREJUDICE.

Plaintiffs are ordered to show cause by January 27, 2017, why

their combined cross-motion and response (Dkt. 74) should not be

unsealed. Defendant Allegiance Health is invited to also submit a

response at that time.

IT IS SO ORDERED.

Dated: January 23, 2017

Ann Arbor, Michigan

s/Judith E. Levy JUDITH E. LEVY

United States District Judge

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was served upon counsel of record and any unrepresented parties via the Court's ECF System to their respective email or First Class U.S. mail addresses disclosed on the Notice of Electronic Filing on January 23, 2017.

> s/Felicia M. Moses FELICIA M. MOSES Case Manager

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